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PART IV

Advertisements and Notices by Private Individuals and Private Bodies

NOTIFICATION BY THE BOMBAY OILSEEDS AND OILS EXCHANGE LTD.

Approval of the Central Government under Sub-Section 1 of Section 11 of the Forward Contracts (Regulation) Act, 1952 has been obtained to the following amendments being done to the By-laws of the Bombay Oilseeds and Oils Exchange Ltd., the same having been previously published pursuant to Section 11 of the Forward Contracts (Regulation) Act, 1952, and Rule 11 of the Forward Contracts (Regulation) Rules 1954.

In the said by-laws—

(1) For the words, "the Bombay Oilseeds Exchange Ltd.", wherever they occur, the words "The Bombay Oilseeds & Oils Exchange Ltd." shall be substituted.

(2) After by-law 228 the following shall be inserted, namely:—

"228A. Where a seller has to deliver goods to the buyer the seller will be entitled to ask the buyer to deposit the amount equivalent to the cost of the goods in the Office of the Exchange before effecting delivery and where a seller has made such a demand the buyer shall so deposit such amount into the Office of the Exchange."

(3) For by-laws 325 the following by-law shall be substituted, namely:—

"The Board's decision and ruling in any matter whether express provision is made in the by-laws or not and interpretation of the by-laws (or any of them) shall not be questioned by anybody bound by the by-laws."

(4) For by-law 328 the following by-law shall be substituted, namely:—

(a) Terms of contract for oilseeds and specifications for Oils as provided in the relevant terms of contracts and specifications in the Appendix shall form part of the by-laws.

(b) In case of contracts for oilseeds on Bazar Dhara contracts, ready delivery contract terms (other than hedge contract), the parties may make any special stipulations as to refraction, quality and bagging.

(c) In case of contracts for oils on ready delivery contract terms or delivery contract terms (other than hedge contracts); the parties may make special stipulation as to quality (including specifications), packing and place of delivery.

(5) After By-law 331, the following by-laws shall be inserted, namely:—

"332. By-laws beginning with No. 333 to 342 (both inclusive) are additional by-laws for vegetable oils and/or oilcakes. All the by-laws of the Exchange as may be enforced at any time or from time to time shall also be applicable to all matters connected with oils and/or oilcakes in so far as those matters are not specifically dealt with, in the additional by-laws for oils and/or oilcakes and are not repugnant to the additional by-laws."

"333. Unless parties to a contract stipulate in the contract that the delivery of goods shall be only by delivery

of a Railway Receipt or only by Godown delivery, the seller may for the fulfilment of a delivery contract tender goods either (i) by giving a railway receipt or (ii) by godown delivery at the buyer's godown."

"334. If the goods are tendered by a railway receipt the following provisions shall apply:—

(a) A railway receipt for a tank wagon or for barrels can be tendered upto the last date of the delivery period.

(b) A railway receipt for tank wagon should be for a minimum of 12 tons and a railway receipt for barrels should be for a minimum of 45 barrels. A seller may, however, tender a railway receipt for a lesser quantity provided such tender is for the fulfilment of the contract by tender of balance quantity of goods.

(c) Where actual tare of the barrels is not ascertained, tare of the empty barrels will be computed at $1\frac{1}{2}$ quarters or 24 seers for each barrel (one seer= $82\frac{2}{7}$ tolas).

(d) Unless otherwise mutually agreed to between the buyer and the seller, a railway receipt shall be tenderable only for the following sidings:—

- (i) All General Sidings of B.P.T. Railway.
- (ii) Wadi Bunder.
- (iii) Carnac Bunder.
- (iv) Byculia.

(e) (i) If the seller tenders a railway receipt for a siding other than the one agreed to, the buyer shall not be entitled to refuse to accept the railway receipt.

(ii) If the seller tenders a railway receipt for a siding other than the one agreed to and the railway receipt is in the name of a party other than that of the buyer, the seller shall, whenever it is possible to do so, arrange at his own cost rebooking or diversion of the wagon to the siding agreed to in the contract. Where such rebooking or diversion is not possible, he shall effect at his own cost delivery of goods from the siding to which goods would arrive or have arrived to the godown of the buyer.

(iii) If the seller tenders a railway receipt for a siding other than the one agreed to and the railway receipt so delivered is in the name of the buyer, the buyer shall, whenever it is possible to do so, arrange at the seller's cost rebooking or diversion of the wagon to the siding agreed to in the contract. Where such rebooking or diversion is not possible, the seller shall effect at his own cost delivery of goods from the siding to which goods would arrive or have arrived to the godown of the buyer.

(f) Where a railway receipt is tendered to a buyer by 3-30 p.m. on any working day except Saturdays and by 1-0 p.m. on Saturdays, the responsibility for demurrage upto 11-0 a.m. of the day following the day on which the seller tendered the railway receipt shall be that of the seller. If the railway receipt is tendered after 3-30 p.m. on week days except Saturdays and after 1-0 p.m. on Saturdays, the railway receipt shall be deemed to have been delivered on the next working day of the railway. Railway receipt can be tendered only upto 2-0 p.m. on the last date of the delivery period whether such last date falls on any working day or a half holiday including a Saturday.

(g) A buyer shall not refuse to take delivery of a railway receipt even where demurrage has become payable on the goods for which railway receipt has been tendered."

"335. If the goods are tendered by godown delivery, the following provisions shall apply:—

(a) When a delivery contract is to be fulfilled by giving goods by godown delivery, unless otherwise mutually agreed to, the seller shall give delivery of goods at the buyer's godown.

(b) The seller shall send intimation to the buyer of his intention to deliver goods by godown delivery at the buyer's godown on any working day but not later than 2-0 p.m. on the last date of the delivery period whether such last date falls on any working day or a half holiday including a Saturday.

Note—The intimation of the seller to the buyer is herein referred to as delivery instructions and it shall always be in writing.

(c) (i) For purposes of delivery of oil the unit for delivery shall be 18 tons; the seller shall deliver to the buyer one unit of oil in not more than 3 instalments; for the purpose of this by-law instalment means delivery of oil effected either by tank lorries or barrels in course of one day.

(ii) The seller shall mention in delivery instructions whether he intends to give delivery of goods in barrels or in tank lorries. Where no such clarification is made in delivery instructions, it shall always be understood that the delivery will be by barrels.

(iii) The seller shall deliver to the buyer at a time a minimum of three tons of oil either by tank lorries or by barrels except for the last delivery in final fulfilment of the contract when he may give delivery of lesser quantity.

(iv) Where a seller delivers oil by tank lorries, the buyer shall take delivery of oil within three hours of the arrival of the tank lorries at his (buyer's) godown.

(v) Delivery instructions issued by a seller shall be for delivery of goods within five working days from the date of the delivery instructions.

(d) (i) The seller shall deliver goods at the buyer's godown free of charge at any place from Colaba to Sion.

(ii) Where a seller delivers goods at the buyer's godown at a place outside the area of Colaba to Sion mentioned in (i) above, but within the Municipal limits of Greater Bombay, the seller shall be entitled to recover from the buyer such cartage as may be fixed by the Board from time to time in this regard.

(e) (i) The buyer shall empty the barrels within two working days of the delivery of the goods by the seller at his godown.

(ii) When a sample of oil has been sent to the Laboratory of the Exchange for analysis the buyer shall empty the barrels within two working days of the receipt of the analysis report from the Laboratory of the Exchange.

(iii) The seller shall remove the empty barrels from the buyer's godown within two working days of the intimation in writing from the buyer that the barrels have been emptied.

(f) If the seller fails to remove empty barrels as provided in the By-laws, he shall pay to the buyer rent as Rs. 0-2-0 per barrel per day.

(g) If the buyer fails to deliver the barrels as provided above, he shall pay to the seller Rs. 0-2-0 per barrel per day until the barrels are emptied.

(h) Provisions regarding emptying and removal of barrels and the charge payable for failure to do so shall also be applicable where barrels have been delivered under Railway Receipts."

"336. (a) In a delivery contract—

(i) tank will mean 18 tons,

(ii) barrel will mean 14 quarters,

(iii) tin will mean 1½ quarters.

(b) Where a contract gives option to the seller to deliver goods on the basis of a minimum to a maximum quantity, the following provisions shall apply:—

(i) If the goods delivered by the seller are within the minimum to the maximum quantity contracted for, the contract shall be deemed to have been fulfilled

(ii) Where goods are not delivered at all or where goods delivered are less than the minimum quantity mentioned in the contract, the contract for purposes of these by-laws, shall be deemed to be a contract for a quantity equal to the average of the minimum and maximum quantity.

(iii) Where goods delivered are more than the maximum quantity mentioned in the contract, the contract for the purposes of these by-laws shall be deemed to be a contract for the quantity equal to the maximum quantity mentioned in the contract and the quantity delivered in excess of the maximum quantity mentioned in the contract

shall be treated as the excess quantity for the purposes of these by-laws.

Illustration—If the contract is for 16 to 18 tons, 16 tons is the minimum quantity, 18 tons is the maximum quantity and 17 tons is the average quantity.

(c) When the seller submits his bill to the buyer for the balance amount, he shall send to the buyer all necessary particulars as may be specified by the Board from time to time.

(d) If the due date falls on a holiday prescribed by the Exchange, the preceding working day shall be considered the due date.

(e) Where a railway receipt or delivery instructions are tendered according to the By-laws of the Exchange, the buyer shall be bound to take delivery of goods under the railway receipt or by godown delivery even if there be any dispute regarding quality, specifications, packing, etc. at the time of taking delivery of the goods.

(f) A contract shall be deemed to have been fulfilled if the quantity delivered is 2 per cent more or less than the quantity contracted for."

"337. (a) (i) The buyer shall inform the seller about the arrival of the tank/wagon at the destination.

(ii) Unless otherwise mutually agreed to, the parties shall not be entitled to ask for postponement of unloading, weighment and sampling of goods.

(iii) If the seller is not present at the destination within 1½ hour of the intimation from the buyer about the arrival of tank/wagon, the buyer shall inform in writing the seller as well as the Exchange about the arrival of the tank/wagon in such a way that such intimation reaches the seller and the Exchange before the expiry of the free period allowed by the railways for unloading of the goods.

(iv) The seller shall inform the buyer at the time of the tender of the railway receipt the address at which the seller should be informed about the arrival of the tank/wagon, if such intimation is to be given outside the office hours or on holidays. The address to be given by the seller for delivery of the intimation in writing should be in A, B, C or D Ward.

(v) The buyer shall start unloading of the tank/wagon on the arrival of the representative of the seller or of the Exchange as the case may be.

(vi) If the seller does not remain present at the destination during the free time allowed by the railway for unloading the tank/wagon, the buyer shall, at his convenience, unload the goods and weigh and take samples in the presence of a representative of the Exchange.

(vii) On the request of the buyer, the Secretary of the Exchange shall depute a representative to the destination at which the tank/wagon has arrived.

(viii) The buyer shall be entitled to recover from the seller the demurrage incurred on the tank/wagon due to the late attendance or non-attendance of the seller, as also such fees as may be payable to the Exchange for the attendance of the representative and such other fees for weighment and sampling done by the Exchange.

(ix) Where a seller does not remain present at the destination within 1½ hours of the arrival of the tank/wagon the buyer shall be entitled to recover from the seller demurrage, if any, to the extent of the time lost by the seller in attending the destination after the expiry of 1½ hours.

(b) Where a seller has given delivery of goods to the buyer by godown delivery the following provisions shall be observed with regard to unloading, weighment and sampling:—

(i) The buyer shall weigh and draw samples of the goods in presence of the seller latest by the day following the day of unloading of goods according to the By-laws of the Exchange.

(ii) If the seller does not remain present at the buyer's godown latest by the day following the day of the unloading of the goods, the buyer shall weigh and take samples of the goods in the presence of the representative of the Exchange.

(iii) The buyer shall be entitled to recover from the seller charges for the attendance of the representative of the Exchange and fees for weighment and sampling of goods.

(c) Where a buyer refuses to weigh or draw samples according to the By-laws of the Exchange of the goods received under a Railway Receipt or by Godown Delivery, the following provisions shall apply:—

(i) The seller shall be entitled to request the Exchange to send its representative to the buyer's godown or railway siding for the purpose of weighment and sampling of goods.

(ii) If the buyer does not permit the seller or representative of the Exchange to weigh and draw samples of the goods, the seller shall be entitled to take the weight as mentioned in his books at the time of effecting the delivery of the goods or as per the Railway Receipt as final and quality of the goods will be treated as pass.

(iii) The seller shall be entitled to recover from the buyer the charges for the attendance of the representative of the Exchange and fees for weighment and sampling of the goods."

"338. (a) The buyer shall pay to the seller 80 per cent of the value of the goods against tender of the Railway Receipt to him or against delivery of goods at his godown.

(b) (i) The buyer shall pay the balance of 20 per cent within 3 days of the presentation by the seller of the Bill with all necessary particulars as may be specified by the Board from time to time.

(ii) Where goods have been tendered by delivery of railway receipt, buyer shall be entitled to deduct a discount at the rate of 1/8th per cent on the full value of the goods at the time of the final settlement of the accounts by way of payment of balance of 20 per cent.

(iii) Where a seller has tendered a railway receipt against the delivery contract to the buyer but the goods under the railway receipt do not arrive at the destination by the 25th day from the tender of the railway receipt, the following provisions shall apply:—

(1) The buyer shall be entitled to ask for refund of the amount paid by him to the seller against the Railway Receipt together with interest at the rate of 6 per cent.

(2) The seller shall immediately repay the amount to the buyer and the buyer shall return the railway receipt to the seller.

(3) The seller shall be entitled to deliver to the buyer goods by godown delivery within two working days from the intimation from the buyer about the non-arrival of goods. If, however, the goods under the railway receipt arrive at the destination during these two working days the seller shall be entitled to re-tender the railway receipt to the buyer.

(4) If the seller fails to deliver goods by godown delivery within 2 working days from the intimation from the buyer of non-arrival of goods the buyer shall be entitled to exercise on the third working day the options allowed to him under By-law 338(c).

(c) In case a seller fails to tender goods according to the contract the buyer shall be entitled to have any of the following options:—

(i) Cancel the contract.

(ii) Buy on the seller's account either railway receipt or ready goods on the due date after 2 p.m. and claim from the seller the difference of the contract price and the purchase price if the latter is higher than the former.

(iii) Close the transactions on the due date at the spot rate fixed under the By-laws and claim from the seller the difference of the contract price and the spot rate if the latter is higher than the former.

(iv) The buyer shall be entitled to exercise one option for some part of the contract and another option for another part of the contract at his discretion.

(d) In case the buyer refuses to accept a railway receipt or delivery instructions or he fails to take delivery of the goods against delivery instructions tendered according to the contract, the seller shall be entitled to have any of the following options:—

(1) Cancel the contract on the day on which the buyer refuses to accept the Railway Receipt or delivery instructions or the buyer fails to take delivery of the goods against delivery instructions.

(ii) Sell on the buyer's account railway receipt or ready goods before the end of the next working day of the buyer refusing to accept the Railway Receipt or delivery instructions or the buyer failing to take delivery of the goods against delivery instructions and claim from the buyer the difference of contract price and sale price, if the former is higher than the latter.

(iii) Close the contract on the day on which the buyer refuses to accept the Railway Receipt or delivery instructions or the buyer fails to take delivery of the goods against delivery instructions, at the spot rate fixed under the By-laws and claim from the buyer difference of the contract price and the spot rate if the former is higher than the latter.

(iv) The seller shall be entitled to exercise one option for some part of the contract and another option for another part of the contract at his discretion.

(c) In case of railway receipt if the goods delivered are more than the quantity contracted for, the following provisions shall apply:—

(1) The quantity in excess of 2 per cent but not exceeding 2 tons shall be settled at the spot rate prevailing on the day on which the weighment takes place. The seller shall further allow to the buyer a discount of annas 2 per quarter for such excess quantity.

(ii) The quantity in excess of 2 tons but not exceeding 4 tons shall be settled at the spot rate prevailing on the day on which the weighment takes place. The seller shall further allow to the buyer a discount of annas 4 per quarter for such excess quantity.

(iii) If there is any quantity in excess of 4 tons the seller will take back delivery of such excess quantity of oil.

(f) (i) In case a seller has delivered less goods than the quantity contracted for he shall be entitled to deliver the balance quantity up to the due date but in all such cases he will deliver goods either by tender of railway receipt or by godown delivery in accordance with the By-laws of the Exchange.

(ii) If the seller fails to deliver the balance goods the buyer shall have the option allowed to him under By-law 338(c) of the Exchange for such short delivery which is actually short of the contracted quantity.

(g) The buyer shall bear all expenses of unloading, weighment and sampling of goods.

(h) Where a seller fails to deliver goods by the last day mentioned in the delivery instructions the buyer shall be entitled to exercise the option stated in By-law 338(c) for the quantity mentioned in the delivery instructions on the sixth day of the issue of the delivery instructions instead of on the due date."

"339. If under analysis report the buyer becomes entitled to reject the goods, the following provisions shall apply:—

(a) If the buyer intends to reject the goods, he shall inform the seller in writing of rejection of goods before the end of the next following working day from the receipt of the analysis report under which he rejects the goods.

(b) If the analysis report is received before the due date and the buyer sends intimation to the seller rejecting the goods, the seller on receipt of the note of rejection from the buyer shall have option to deliver another railway receipt or goods by godown delivery in accordance with the By-laws.

(c) On receipt of the rejection note from the buyer, the seller shall remove at his own expense goods from the buyer's godown within two working days of the receipt of rejection note from the buyer.

(d) The seller shall before the end of the next following working day of the receipt of the rejection note repay the full amount received by him in part payment for the goods to the buyer with interest thereon at 6 per cent as also charges for cartage, if any, loading, unloading, insurance, weighment, etc. as may be fixed by the Board from time to time.

(e) If the seller fails to remove goods within the prescribed time, the buyer shall also be entitled to recover from the seller godown rent at 0-12-0 per ton a day for the period in excess of the days provided under the By-laws.

(1) If the seller fails to remove the goods within a week from the day of the receipt of the rejection note the buyer shall be at liberty to sell the goods at the risk and cost of the seller and recover the loss incurred by him, if any, and other charges to which he may be entitled under the By-laws.

(g) (1) If the goods are rejected before the due date and the seller has sufficient time under the By-laws to replace the goods before the due date the following provisions shall apply:—

(i) The seller shall be entitled to replace the goods only once.

(ii) If the buyer becomes entitled to reject the goods which have been replaced as stated in sub-clause (i) the buyer shall be entitled to any of the following options:—

(a) To cancel the contract;

(b) To buy on account and at the risk of the seller on the next working day after the written intimation of rejection to the seller;

(c) To close the transaction at the spot rate on the next working day after the written intimation of rejection to the seller.

(2) If the goods are rejected before the due date but the seller fails to replace the goods by the due date the buyer shall be entitled to any of the following options:—

- To cancel the contract.
- To buy on account and at the risk of the seller on the due date after 2-0 p.m.
- To close the transaction at the spot rate of the due date.

(3) A. If the seller had delivered goods to the buyer either by railway receipt or by godown delivery five days prior to the due date mentioned in the contract and these goods are rejected after the due date, the following provisions shall apply:—

- The seller shall be entitled to replace the goods only once.
- The seller shall replace the goods by godown delivery within two working days from the receipt of the intimation from buyer about the rejection of the goods.
- If the seller fails to replace the goods the buyer shall be entitled to any of the following options:—

- To cancel the contract.
- To buy on account and at the risk of the seller on the 3rd working day after the receipt of intimation of rejection by the seller.
- To close the transaction at the spot rate on the third working day after the intimation of the rejection by the seller.

B. If the seller had delivered goods either by godown delivery or by railway receipt during the last five days of the due date mentioned in the contract and if these goods are rejected after the due date, the seller shall not be entitled to replace the goods and the buyer shall be entitled to any of the following options:—

- To cancel the contract.
- To buy on account and at the risk of the seller on the next working day after intimation of rejection to the seller.
- To close the transaction at the spot rate on the next working day after the intimation of rejection to the seller.
- The buyer shall be entitled to exercise in (1), (2) and (3) above one option for some part of the contract and another option for another part of the contract at his discretion.

(h) Where a seller becomes entitled to replacement of goods under the By-laws and the seller wants to replace the goods according to the By-laws but the buyer refuses to take delivery of the goods, seller shall be entitled to exercise the options to which, he is entitled under By-law 338(d)."

"340. (a) Ready delivery contracts may be on the basis of samples or on the basis of a quality mentioned in the contract.

(b) The contracts may be oral or in writing.

(c) The delivery of goods shall be effected within 7 days.

(d) In calculating the period for taking delivery of the whole lot or the balance of the goods of the contract the period shall be calculated from the date of the original contract.

(e) If the buyer fails to take delivery of the goods, by the last date, the buyer will have the options allowed to him under similar circumstances under By-laws relating to delivery contracts.

(f) If the seller fails to give delivery of the goods, by the last date, the seller will have the option allowed to him under similar circumstances under By-laws relating to delivery contracts.

(g) Provisions relating to—

- delivery of goods by the seller to the buyer;
- payment by the buyer to the seller for goods received;
- drawing of samples, etc. and
- replacement of the goods when option has been given to the buyers to reject goods;

in case of ready delivery contracts will be the same as in case of delivery contracts."

"341. In the event of any dispute with regard to quality or specifications of goods, the samples of goods shall be sent to the Laboratory of the Exchange for analysis; the report of the Laboratory of the Exchange for the purposes of the By-laws shall be authentic and shall be final and binding on the parties to the dispute."

"342. (a) The Board shall at any time and from time to time make rules and/or procedure to be followed for oils and oilcakes for—

- Sampling.
- Analysis.
- Payment of fees and charges regarding quality tests and appeals in respect thereof.
- Matters connected with cess, duties, levies and/or taxes of any authority either local, state or central.

(b) The Board shall also fix—

- Fees for various tests for oilseeds, oils and oilcakes in the Laboratory of the Exchange and for Certificates of Origin and Certificates of Weighment.
- Charges for the attendance of the representative of the Exchange.
- Fees and charges for other matters provided for in the By-laws.
- Fees and charges for matters not specifically provided for in the By-laws.

(c) The Board shall be entitled to amend any rules, procedure, fees, charges, etc. at any time or from time to time as may be necessary.

(d) Rules etc. framed by the Board shall be binding on all those governed by the By-laws.

(6) Add the following specifications for—

- Raw Groundnut Oil.
- Refined Groundnut Oil.
- Castor oil—Commercial.
- Castor Oil—1st Pressing.
- Linseed Oil—Raw.
- Kardi Oil.
- Nigerseed Oil.
- Gingelly or Sesame Oil.
- Cottonseed Oil—Washed.
- Mowra Oil.
- Rape or Mustard Oil.
- Coconut Oil, Refined edible Grade I Edible, Grade II Edible,—in the appendix to the By-laws of the Exchange."

Specifications for Raw Groundnut Oil

Description	Moisture+ Sediment Suspended matter per cent by weight	Colour on Lovibond Scale in $\frac{1}{2}$ " cell expressed as (Y+5R) not deeper than.	Specific gravity at 30°/ 30° C	Refrac- tive index at 40°C	Saponifi- cation value.	Iodine Value (wij's).	Unsaponifiable matter per cent.	F.F.A.	Bollier figure.
1	2	3	4	5	6	7	8	9	10
Groundnut oil shall be the oil obtained by a process of expressing groundnut (Arachis Hyogaea) only. It shall be free from admixture with any other oil or substance and shall conform to these specifications. It shall also be free from moisture, suspended matter or sediment in terms of these specifications.	Basic 0.50 per cent. When moisture+ sediment/suspended matter— (a) is up to 0.50 per cent. no rebate (b) exceeds 0.50 cent. but does not exceed 1.00 per cent. single rebate. (c) exceeds 1.00 per cent. buyer's option to reject. Rebate is payable by the seller to the buyer.	Basic 7.5 Units When Colour on lovibond scale in $\frac{1}{2}$ " cell expressed as (Y+5R)— (a) is up to 7.5 units —no rebate. (b) is deeper than 7.5 units but not deeper than 11 units rebate at 0.0-6 per qr. of 28 lbs. (c) is deeper than units buyer's option to reject. Rebate is payable by the seller to the buyer.	9.905 to 0.913	1.4620 to 1.4640	188 to 195	87 to 98	Basic 1.0 per cent When unsaponifiable matter 1.0 per cent. buyer's option to reject.	Basic 2.0 per cent. When F.F.A.— (a) is up to 20 per cent. no rebate. (b) exceeds 2.0 per cent. but does not exceed 3.00 per cent single rebate. (c) exceeds 3.0 per cent. buyer's option by reject. The rebate is payable by the seller to the buyer.	39 to 40

Specifications for Refined Groundnut Oil

Description	Moisture + sediment/suspended matter per cent. by weight	Colour on Iovibond scale in 1" cell expressed as (Y+5R) not deeper than	Specific gravity at 30°/30° C.	Refractive index at 40°C.	Saponification value	Iodine value (wij's).	Unsaponifiable matter per cent.	F.F.A.	Bellier figure
1	2	3	4	5	6	7	8	9	10
<div><div>Basis 0.10 per cent. Basis 3 Units</div><div>Basis 0.80 per cent. Basis 0.25 per cent.</div></div>									
Groundnut oil shall be the oil obtained by a process of expressing groundnut (Arachis Hypogaea) only. It shall be clear and free from admixture with any other oil or substance and shall conform to these specifications. It shall also be free from moisture, suspended matter or sediment in terms of these specifications. The refining of the oil shall be done by neutralisation with alkali, bleaching with Fuller's earth and/or activated carbon and deodorisation with steam. No other chemical bleaching agents shall be used.	When moisture sediment/suspended matter—	(a) is up to 3 units no rebate.	0.905 to 0.913	1.4620 to 1.4640	188 to 195	87 to 98	When unsaponifiable matter.	When F. F. A.—30 to 40	
	(a) is up to 0.10 per cent. no rebate.	(b) exceeds 0.10 per cent. but does not exceed 0.15 per cent. single rebate.					(a) exceeds 0.80 per cent. buyer's option to reject.	(a) is up to 0.25 per cent. no rebate	
	(b) exceeds 0.15 per cent. buyer's option to reject. The rebate is payable by the seller to the buyer.	(c) exceeds 0.15 per cent. buyer's option to reject. The rebate is payable by the seller to the buyer.						(b) exceeds 0.25 per cent. buyer's option to reject.	

Specifications for commercial castor oil

Description	Moisture + sediment/suspended matter per cent. by weight	Colour in 1" cell expressed as (Y+5R) not deeper than	Specific gravity at 30°/30° C.	Refractive index at 40°C	Iodine value (wij's)	Saponification value.	Unsaponifiable matter per cent.	F.F.A.	Acetyl, value not less than
1	2	3	4	5	6	7	8	9	10
<div><div>Basis 0.50 per cent. Basis 30 units—</div><div>Basis 1.0 per cent. Basis 1.50 per cent.</div></div>									
Commercial Castor Oil shall be the oil obtained from the castor-seeds (Ricinus communis) only. It shall be free from admixture with any other oil or substance and shall conform to these specifications. It shall also be free from moisture, sediment or suspended matter in terms of these specifications.	When moisture + sediment suspended matter—	When colour—	0.954 to 0.960	1.4700 to 1.4740	82 to 90	177 to 185	When unsaponifiable matter exceeds 1.0 per cent. buyer's option to reject.	When F.F.A.—	142
	(a) is upto 0.50 per cent. no rebate.	(a) is not deeper than 30 units no rebate.						(a) is upto 1.50 per cent. no rebate.	
	(b) exceeds 0.50 per cent. but does not exceed 0.75 per cent. single rebate.	(b) is deeper than 30 units but is not deeper than 40 units—the seller shall allow 1/10 per cent. rebate to the buyer.						(b) exceeds 1.50 per cent. but does not exceed 2.00 per cent. single rebate.	
	(c) exceeds 0.75 per cent. but does not exceed 1.00 per cent. double rebate for the full excess over 0.50 per cent.	(c) exceeds 0.75 per cent. but does not exceed 1.00 per cent. double rebate for the full excess over 0.50 per cent.						(c) exceeds 2.00 per cent. buyer's option to reject.	
	(d) exceeds 1.00 per cent. buyer's option to reject. The rebate is payable by the seller to the buyer.	(d) exceeds 1.00 per cent. buyer's option to reject. The rebate is payable by the seller to the buyer.						the rebate is payable by the seller to the buyer.	

Specifications for first pressing castor oil

Description	Moisture + sediment/ suspended matter per cent. by weight	Colour in 1" cell not deeper than	Specific gravity at 15.5°/ 15.5°C	Refrac- tive Index at 20° C.	Iodine value (wij's)	Saponi- fication value	Unsaponifiable matter per cent	F.F.A.	Acetyl value not less than	Critical solution tempe- rature in alcohol
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
First pressing cas- tor oil shall be the refined product of castor oil obtain- ed from the castor seeds (ricinus communis) only. It shall be free from admixture with any other oil or substance and shall conform to these specifica- tions. It shall also be free from moisture sediment or suspended matter in terms of these specifica- tions.	Basis 0.25 percent When moisture + sediment/ suspended matter— (a) is upto 0.25per cent. no rebate. (b) exceeds 0.25 per cent. buyer's option to reject.	Shall not deeper than Y = 2.2 R = 0.3 If deeper than Y = 2.2 R = 0.3 Buyer's option to reject.	bo 0.958 to 0.969	1.4770 to 1.4810	82 to 90	177 to 187	Basis 1.0 per cent. When unsapo- nifiable matter exceeds 1.0 per cent. buyer's option to reject.	Basis 1.5 per cent. (a) When F.F.A. is upto 1.5 per cent. no rebate. (b) exceeds 1.5 per cent. but does not ex- ceed 2.0 per cent. single rebate. (c) exceeds 2.0 per cent bu- yer's opti- on to re- ject. Rebate is pay- able by the seller to the buyer.	143	Below 0°C.

Specifications for linseed oil.

Description	Moisture per cent. by weight	Colour on levibond scale in 1/2" cell expressed as (Y+10R) not deeper than	Specific gravity 30/30°C.	Refrac- tive Index at 40°C	Saponi- fication value	Iodine value (wij's)	Unsaponifiable matter per cent.	F.F.A.	Foots per cent as per B.S.S. Method.
1	2	3	4	5	6	7	8	9	10
Raw Linseed Oil shall be the oil obtained by a process of expres- sing linseed (seed of linum usitatiss- imum) only. It shall be free from admixture with any other oil or substance and shall conform to these specifi- cations. It shall also be free from moisture and foots in terms of these specifications.	Basis 0.15 percent When moisture (a) is upto 0.15 per cent. no. rebate. (b) exceeds 0.15 per cent. but does not ex- ceed 0.20 per cent. single rebate. (c) exceeds 0.20 per cent. buyer's option to reject.	Basis 35 units— When colour on levibond scale in 1/2" cell— (a) is not dee- per than 35 units no rebate. (b) is deeper than 35 units buyer's option to reject.	0.923 ro 0.928	1.4720 to 1.4750	188 to 195	Not loss than 175	Basis 1.5 percent— When unsa- ponifiable exceeds 1.5 per cent. buyer's op- tion to reject.	Basis 2.0 per cent— When F.F.A. (a) is upto 2.0 per cent no rebate. (b) exceeds 2.0 per cent bu- yer's op- tion to reject.	Basis 1.00 per cent When foots— (a) are upto 1.00 per cent. no rebate (b) exceeds 1.00 per cent but do not exceed 10.00 per cent single re- bate. (c) exceeds 10.00 per cent. buyer option to reject.
	Rebate is payable by the seller to the buyer.								Rebate is pay- able by the seller to the buyer'

Specifications for Kardi Oil

Description	Moisture + sediment/suspended matter per cent. by weight	Colour on levi-bond scale in $\frac{1}{4}$ " cell expressed as (Y+5R) not deeper than	Specific gravity at 30°/30°C	Refractive Index at 40°C	Saponification Value.	Iodine Value (wij's)	Unsaponifiable matter per cent not more than	F.F.A.	Bellier Figure
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
Kardi oil shall be the oil obtained by a process of expressing Kardi (Shafflower <i>Carthamus tinctorius</i>) only. It shall be free from admixture with any other oil or substance and shall conform to these specifications. It shall also be free from moisture, suspended matter or sediment in terms of these specifications.	Basis 0.50 per cent	Basis 15 units—	0.915 to 0.920	1.4660 to 1.4720	189 to 195	138 to 147	Basis 1.0 per cent.	Basis 2.00 per cent.	15 to 16
	When moisture + sediment/suspended matter. (a) is upto 0.50 per cent. no rebate. (b) exceeds 0.50 per cent but does not exceed 0.75 per cent. single rebate. (c) exceeds 0.75 per cent. but does not exceed 1.0 per cent double rebate for the full excess over 0.50 per cent. (d) Exceeds 1.00 per cent. buyer's option to reject. Rebate is payable by the seller to the buyer.	(a) When colour is up to 15 units no rebate. (b) exceeds 15 units buyer's option to reject.					When unsaponifiable matter exceeds 1.0 per cent buyer's option to reject.	When F.F.A.— (a) is up to 2.00 per cent. no rebate. (b) exceeds 2 per cent but does not exceed 2.50 per cent. single rebate. (c) exceeds 2.50 per cent buyer's option to reject. Rebate is payable by the seller to the buyer.	

Specifications for Nigerseed Oil

Description	Moisture + sediment/suspended matter per cent. by weight	Colour on levi-bond scale in $\frac{1}{4}$ " cell expressed as (Y+5R) not deeper than	Specific gravity at 30°/30°C	Refractive Index at 40°C	Saponification Value	Iodine Value (wij's)	Unsaponifiable matter per cent.	F.F.A.	Bellier Figure
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
Nigerseed oil shall be the oil obtained by a process of expressing nigerseed (<i>Guizotia Abyssinica</i>) only. It shall be free from admixture with any other oil of substance and shall conform to these specifications. It shall also be free from moisture, suspended matter or sediment in terms of these specifications.	Basis 0.50 per cent—	Basis 15 units.	0.917 to 0.921	1.4660 to 1.4700	189 to 195	125 to 140	Basis 1.0 per cent.	Basis 2.00 per cent.—	25 to 26
	When moisture + sediment/suspended matter— (a) is up to 0.50 per cent. no rebate. (b) exceeds 0.50 per cent. but does not exceed 0.75 per cent. single rebate. (c) exceeds 0.75 per cent. but does not exceed 1 per cent. double rebate for the full excess over 0.50 per cent. (d) exceeds 1.00 per cent. buyer's option to reject. Rebate is payable by the seller to the buyer.	When colour is— (a) up to 15 units no rebate. (b) exceeds 15 units buyer's option to reject.					When unsaponifiable matter exceeds 1.0 per cent. buyer's option to reject.	When F.F.A.— (a) is up to 2.00 per cent. no rebate. (b) exceeds 2 per cent. but does not exceed 2.5 per cent. single rebate. (c) exceeds 2.5 per cent. buyer's option to reject. Rebate is payable by the seller to the buyer.	

Specifications for Gingelly or sesame oil

Description	Moisture + sediment/suspended matter by weight	Colour on lovibond scale in $\frac{1}{2}$ " cell expressed as (Y+5R) not deeper than	Refractive Index at 40°C	Specific gravity at 30°/30°C	Iodine value (wij's)	Saponification value	Unsaponifiable matter per cent. not more than	F.F.A.
1	2	3	4	5	6	7	8	9
Sesame oil shall be the oil obtained by a process of expression of sesame (Til) seed (<i>Sesamum orientale</i>) belonging to black, brown or white varieties or a mixture thereof. It shall be free from admixture with any other oil or substance and shall conform to these specifications. It shall also be free from moisture, sediment or suspended matter in terms of these specifications.	<i>Basis 0.50 per cent.</i> When moisture + sediment/suspended matter. (a) is up to 0.50 per cent no rebate. (b) exceeds 0.50 per cent but does not exceed 0.75 per cent single rebate. (c) exceeds 0.75 but does not exceed 1.00 per cent double rebate for the full excess over 0.50 per cent. (d) exceeds 1.00 per cent buyer's option to reject. The rebate is payable by the seller to the buyer.	<i>Basis 20 Units.</i> When colour is (a) upto 20 units no rebate. (b) deeper than 20 units buyer's option to reject.	1.4645 to 1.4665	0.915 to 0.919	105 to 115	188 to 193	<i>Basis 1.8 per cent.</i> When unsaponifiable matter exceeds 1.8 per cent buyer's option to reject. <i>Basis 2.00 per cent.</i> (a) When F.F.A. is up to 20.0 per cent no rebate. (b) exceeds 2.00 per cent but does not exceed 2.50 per cent single rebate. (c) exceeds 2.50 per cent but does not exceed 3.00 per cent double rebate for the full excess over 2.00 per cent. (d) exceeds 3.00 per cent buyer's option to reject. The rebate is payable by the seller to the buyer.	

Baudoin Test—Place in a test tube 5 ccs. of the mixture (one part of sesame oil and 99 parts of refined groundnut oil) and 5 ccs. of hydrochloric acids (specific gravity 1.19) and add to it 8 drops of 2 per cent solution in alcohol of freshly distilled furfural; shake vigorously for 2 minutes and allow to stand. The acid layer becomes distinctly red. Quickly filter the acid layer through a wet filter paper and examine the filtrate against a lovibond scale in a 1 cm. cell or against a red colour comparator.

Specifications—The quality of the same oil shall be such that when it is mixed with refined groundnut oil in the proportions of 1:99 the red colour produced by the Baudoin test (as described above) shall not be lighter than 3.0 units in a 1 cm. cell on a lovibond scale.

Specifications for cotton seed oil (washed)

Description	Moisture + sediment/suspended matter per cent by weight	Colour on lovibond scale in $\frac{1}{2}$ " cell expressed as (Y+10R) not deeper than	Refractive Index at 40°C	Specific gravity at 30°/30°C	Iodine value (wij's)	Saponification value	Unsaponifiable matter per cent.	F.F.A.
1	2	3	4	5	6	7	8	9
Cottonseed oil shall be the oil obtained from the seed of plain cotton (<i>Gossypium</i> sp.) only. It shall be clear and free from admixture with any other oil or substance and shall conform to these specifications. It shall also be free from moisture, suspended matter or sediment in terms of these specifications. The oil shall be neutralised with an alkali, washed and dried.	<i>Basis 0.15 per cent.</i> When moisture + sediment/suspended matter. (a) is up to 0.15 per cent. no rebate. (b) exceeds 0.15 per cent. buyer's option to reject.	<i>Basis 40 Units</i> (a) When Colour is up to 40 units no rebate. (b) is deeper than 40 units buyer can reject the goods.	1.4645 to 1.4660	0.910 to 0.920	105 to 112	190 to 198	<i>Basis 1.5 per cent.</i> When unsaponifiable matter exceeds 1.5 per cent. buyer's option to reject.	<i>Basis 0.25 per cent.</i> (a) When F.F.A. is up to 0.25 per cent. no rebate. (b) exceeds 0.25 per cent buyer's option to reject.

Specifications for Mahuda Oil

Description	Moisture + sediment/suspended matter per cent. by weight	Colour on lovibond scale in $\frac{1}{2}$ " cell expressed as (Y plus 5R) not deeper than	Refractive Index at 40°C	Specific gravity at 95°/30°C	Saponification value	Iodine value (wij's)	Unsaponifiable matter per cent.	F.F.A.	Titre O.C.
1	2	3	4	5	6	7	8	9	10
Mahuda oil shall be the oil expressed from seeds of Mahu (Bassia) Latifolia or Longifolia or a mixture of both. It shall be free from admixture with any other oil or substance and shall conform to these specifications. It shall also be free from moisture, sediment or suspended matter in terms of these specifications.	<i>Basis 0.50 per cent.</i> When moisture plus sediment/suspended matter (a) is up to 0.50 per cent. free of rebate. (b) exceeds 0.50 per cent. buyer's option to reject.	<i>Basis 30 units.</i> When Colour is (a) up to 30 units no rebate. (b) deeper than 30 units buyer's option to reject.	1.4590 to 1.4610	0.862 to 0.875	187 to 196	58 to 70	<i>Basis 3.0 per cent.</i> When unsaponifiable matter exceeds 3.0 per cent buyer's option to reject.	<i>Basis 20.00 per cent.</i> When F.F.A. is (a) upto 20.00 per cent. no rebate. (b) exceeds 20.00 per cent. buyer's option to reject.	<i>Minimum 40°C</i>

Specifications for Rape or Mustard Oil

Description	Molsture per cent. by weight	Colour on lovibond scale in 1/4" cell expressed as (Y plus 5R) not deeper than	Refractive Index at 40°c	Specific gravity at 30°/30°c	Iodine value (wij's)	Saponification value	F.F.A.	Unsaponifiable matter per cent.	Natural Essential oil per cent by weight as Allyl Iso-thiocynate
1	2	3	4	5	6	7	8	9	10
Grade I The material shall be obtained by a process of expression of clean and sound seeds of brassica campestris (yellow and brown Sar-sow) or brassica juncea (lahi, rai, or laha) or brassica mapus (rape or toria) or a mixture of these seeds. It shall be free from rancidity, adulterants sediment or suspended matter and moisture in terms of these specifications and other foreign matter, separated water and added colouring and flavouring substances.	Basis 0.25 per cent— When moisture per cent. by weight is— (a) upto 0.25 per cent. no rebate. (b) exceeds 0.25 per cent buyer's option to reject.	Basis 50 units— When colour on lovibond scale in 1/4" cell expressed as (Y plus 5R). (a) is upto 50 units, no rebate. (b) is deeper than 50 units buyer's option to reject.	1.4650 to 1.4670	0.907 to 0.910	98 to 108	172 to 177	Basis 0.75 per cent— When F.F.A. is— (a) upto 0.75 per cent. no rebate. (b) exceeds 0.75 per cent. buyer's option to reject.	Basis 1.2 per cent— When unsap. matter exceeds 1.2 per cent. buyer's option to reject.	0.25 to 0.60
Grade II Do. ..	Do. ..	Do. ..	Do. ..	Do. ..	Do. ..	Do. ..	Basis 2.0 per cent. When F.F.A. is— (a) upto 2.0 per cent no rebate. (b) exceeds 2.0 per cent. buyer's option to reject.	Do. ..	0.10 to 0.60

Specifications for Coconut oil

Description	Moisture plus sedi-ment per cent. by weight	Colour in 1" Cell (Y plus 5R) not deeper than	Refractive index at 40°c.	Specific gravity at 30°c.	Iodine value (wij's)	Saponification value	Unsaponifiable matter per cent.	F.F.A.
1	2	3	4	5	6	7	8	9
I. Refined Edible— The oil shall be the refined, bleached and deodorised product obtained from copra and shall be free from admixture with any other oil or substance. It shall be clear and free from sediment or suspended matter and moisture as per these specifications.	Basis 0.1 per cent— When moisture plus sediment— (a) is up to 0.1 per cent no rebate, (b) exceeds 0.1 per cent buyer's option to reject.	Basis 2 units— When colour is— (a) up to 2 units no rebate. (b) exceeds 2 units buyer's option to reject.	1.4480 to 1.4490	0.915 to 0.920	7.5 to 10.0	Min. 250	Basis 0.50 per cent— When unsap. matter exceeds 0.50 per cent buyer's option to reject.	Basis 0.25 per cent— When F.F.A.— (a) is up to 0.25 per cent no rebate, (b) exceeds 0.25 per cent buyer's option to reject.
II. Grade I Edible— The oil shall be the product obtained by expression from copra and shall be free from admixture with any other oil or substance. It shall be clear and free from sediment or suspended matter and moisture as per these specifications. It shall have a sweet taste and characteristic odour of coconut oil. It shall also be free from rancidity.	Basis 0.25 per cent— When moisture plus sediment (a) is up to 0.25 per cent no rebate, (b) exceeds 0.25 per cent, but does not exceed 0.50 per cent single rebate, (c) exceeds 0.50 per cent but does not exceed 0.75 per cent double rebate for the full excess over 2.25 per cent. (d) exceeds 0.75 per cent buyer's option to reject. The rebate is payable by the seller to the buyer.	Basis 4 units— (a) When colour is upto 4 units no rebate, (b) is deeper than 4 units but not deeper than 5 units rebate at Anna 1/2 per qr. of 28 lbs. (c) is deeper than 5 units but not deeper than 6 units rebate at Anna 1 per qr. of 28 lbs. (d) is deeper than 6 units buyer's option to reject. The rebate is payable by the seller to the buyer.	1.4480 to 1.4490	0.915 to 0.920	7.5 to 10.0	Min. 250	Basis 0.8 per cent— When unsap. matter exceeds 0.8 per cent buyer's option to reject.	Basis 1.00 per cent— When F.F.A.— (a) is up to 1 per cent no rebate, (b) exceeds 1.00 per cent but does not exceed 1.25 per cent 1 1/2 times rebate for excess over 1.00 per cent. (c) exceeds 1.25 per cent but does not exceed 1.50 per cent double rebate for excess over 1.00 per cent, (d) exceeds 1.50 per cent buyer's option to reject. The rebate is payable by the seller to the buyer.

1	2	3	4	5	6	7	8	9
III. Grade II Edible—	Basis 0.25 per cent—	Basis 11 units—					Basis 0.8 per cent—	Basis 2.00 per cent—
The oil shall be the product obtained by expression from copra and shall be free from admixture with any other oil or substance. It shall be clear and free from sediment or suspended matter and moisture as per these specifications. It shall have a sweet taste and characteristic odour of coconut oil. It shall also be free from rancidity.	When moisture plus sediment— (a) is up to 0.25 per cent no rebate. (b) exceeds 0.25 per cent but does not exceed 0.50 per cent single rebate. (c) exceeds 0.50 per cent but does not exceed 0.75 per cent double rebate for excess over 0.25 per cent. (d) exceeds 0.75 per cent buyer's option to reject. The rebate is payable by the seller to the buyer.	(a) When colour is not deeper than 11 units no rebate. (b) is deeper than 11 units but not deeper than 13 units rebate at Anna 1 per qr. of 28 lbs. (c) is deeper than 13 units buyer's option to reject. The rebate is payable by the seller to the buyer.	1.4480 to 1.4490	0.915 to 0.920	7.5 to 10.0	Min. 250	When unsap. matter exceeds 0.8 per cent buyer's option to reject.	(a) When F.F.A. is upto 2.00 per cent no rebate. (b) exceeds 2.00 per cent but does not exceed 2.50 per cent, 1 1/2 times rebate for excess over 2.00 per cent. (c) exceeds 2.50 per cent but does not exceed 3.00 per cent double rebate for excess over 2.00 per cent. (d) exceeds 3.00 per cent buyer's option to reject. The rebate is payable by the seller to the buyer.

(c) Add the following contract forms for ready delivery contracts and delivery contracts in the appendix to the By-laws of the Exchange:—

THE BOMBAY OILSEEDS & OILS EXCHANGE LTD.

FORM FOR

Ready Delivery Contracts for Oils

Contract No. Bombay,195
Shri/Messrs
Bombay.

Dear Sir/Sirs,

I/We have this day ^{*bought through} you.....
bought from
tons/barrels..... only 2 per cent
more or less of.....
at..... per qrt.

Delivery period..... at seller's option.

Some important Terms

Remarks—

(1) All disputes and differences (including quality of goods) in connection with this contract shall be settled according to the arbitration under the By-laws of the Bombay Oilseeds and Oils Exchange Ltd.

(2) This contract shall not be cancelled except as provided in the By-laws of the Exchange.

(3) In the event of the contract being for more than 18 tons, each 18 tons or part thereof shall be regarded as separate contract.

(4) Unless otherwise mutually agreed to the goods shall be delivered by the seller to the buyer at the buyer's godown.

(5) The seller shall deliver to the buyer at a time a minimum of 3 tons of oil and one unit of oil shall be delivered in not more than 3 instalments—instalment being delivery of oil effected in course of one day.

(6) This is a READY DELIVERY CONTRACT.

(7) Brokerage up to As. 0.4-0 per cent to be paid by the seller.

This contract is entered into subject to the By-laws in force from time to time of the Bombay Oilseeds and Oils Exchange Ltd., of which the parties admit that they have knowledge and notice of.

Yours faithfully

Buyer's signature.....

Broker.....

THE BOMBAY OILSEEDS & OILS EXCHANGE LTD.

FORM FOR

Ready Delivery Contracts for Oils

Contract No. Bombay,195
Shri/Messrs
Bombay.

Dear Sir/Sirs,

I/We have this day ^{*sold through} you.....
sold to
tons/barrels..... only 2 per cent
more or less of.....
at..... per qrt.

Delivery period..... at seller's option.

Some important Terms

Remarks—

(1) All disputes and differences (including quality of goods) in connection with this contract shall be settled according to the arbitration under the By-laws of the Bombay Oilseeds and Oils Exchange Ltd.

(2) This contract shall not be cancelled except as provided in the By-laws of the Exchange.

(3) In the event of the contract being for more than 18 tons, each 18 tons or part thereof shall be regarded as separate contract.

(4) Unless otherwise mutually agreed to the goods shall be delivered by the seller to the buyer at the buyer's godown.

(5) The seller shall deliver to the buyer at a time a minimum of 3 tons of oil and one unit of oil shall be delivered in not more than 3 instalments—instalment being delivery of oil effected in course of one day.

(6) This is a READY DELIVERY CONTRACT.

(7) Brokerage up to As. 0.4-0 per cent to be paid by the seller.

This contract is entered into subject to the By-laws in force from time to time of the Bombay Oilseeds and Oils Exchange Ltd., of which the parties admit that they have knowledge and notice of.

Yours faithfully

Seller's signature.....

Broker.....

THE BOMBAY OILSEEDS & OILS EXCHANGE LTD.

FORM FOR

Non-Transferable Specific Delivery Contracts for Oils
Contract No. Bombay,195
Shri/Messrs
Bombay.

Dear Sir/Sirs,

I/We have this day ^{*bought through} you.....
bought from
tons/barrels..... only 2 per cent
more or less of.....
at..... per qrt.

Delivery period..... at seller's option.

*Strike out wherever not applicable.

Some important Terms

Remarks—

(1) All disputes and differences (including quality of goods) in connection with this contract shall be settled according to the arbitration under the By-laws of the Bombay Oilseeds and Oils Exchange Ltd.

(2) This contract shall not be cancelled except as provided in the By-laws of the Exchange.

(3) In the event of the contract being for more than 18 tons, each 18 tons or part thereof shall be regarded as separate contract.

(4) Unless otherwise mutually agreed to the goods shall be delivered by the seller to the buyer at the buyer's godown.

(5) The seller shall deliver to the buyer at a time a minimum of 3 tons of oil and one unit of oil shall be delivered in not more than 3 instalments—instalment being delivery of oil effected in course of one day.

(6) This is a NON-TRANSFERABLE SPECIFIC DELIVERY CONTRACT.

(7) Brokerage up to As. 0-4-0 per cent to be paid by the seller.

This contract is entered into subject to the By-laws in force from time to time of the Bombay Oilseeds and Oils Exchange Ltd., of which the parties admit that they have knowledge and notice of.

Yours faithfully
Buyer's signature.....

Broker.....

THE BOMBAY OILSEEDS & OILS EXCHANGE LTD.
FORM FOR

Non-Transferable Specific Delivery Contracts for Oils
Contract No..... Bombay,195 .

Shri/Messrs
Bombay.

Dear Sir/Sirs,

I/We have this day ^{*sold through}
sold to you.....
tons/barrels..... only 2 per cent
more or less of.....
at..... per qrt.

Delivery period..... at seller's option.

Some important Terms

Remarks—

(1) All disputes and differences (including quality of goods) in connection with this contract shall be settled according to the arbitration under the By-laws of the Bombay Oilseeds and Oils Exchange Ltd.

(2) This contract shall not be cancelled except as provided in the By-laws of the Exchange.

(3) In the event of the contract being for more than 18 tons, each 18 tons or part thereof shall be regarded as separate contract.

(4) Unless otherwise mutually agreed to the goods shall be delivered by the seller to the buyer at the buyer's godown.

(5) The seller shall deliver to the buyer at a time a minimum of 3 tons of oil and one unit of oil shall be delivered in not more than 3 instalments—instalment being delivery of oil effected in course of one day.

(6) This is a NON-TRANSFERABLE SPECIFIC DELIVERY CONTRACT.

(7) Brokerage up to As. 0-4-0 per cent to be paid by the seller.

This contract is entered into subject to the By-laws in force from time to time of the Bombay Oilseeds and Oils Exchange Ltd., of which the parties admit that they have knowledge and notice of.

Yours faithfully
Seller's signature.....

Broker.....

THE BOMBAY OILSEEDS & OILS EXCHANGE LTD.
FORM FOR

Transferable Specific Delivery Contract for Oils
Contract No..... Bombay,195 .

Shri/Messrs
Bombay.

Dear Sir/Sirs,

I/We have this day ^{*bought through}
bought from you.....

*Strike out wherever not applicable.

tons/barrels..... only 2 per cent
more or less of.....
at..... per qrt.

Delivery period..... at seller's option.

Some important Terms

Remarks—

(1) All disputes and differences (including quality of goods) in connection with this contract shall be settled according to the arbitration under the By-laws of the Bombay Oilseeds and Oils Exchange Ltd.

(2) This contract shall not be cancelled except as provided in the By-laws of the Exchange.

(3) In the event of the contract being for more than 18 tons, each 18 tons or part thereof shall be regarded as separate contract.

(4) Unless otherwise mutually agreed to the goods shall be delivered by the seller to the buyer at the buyer's godown.

(5) The seller shall deliver to the buyer at a time a minimum of 3 tons of oil and one unit of oil shall be delivered in not more than 3 instalments—instalment being delivery of oil effected in course of one day.

(6) This is a TRANSFERABLE SPECIFIC DELIVERY CONTRACT.

(7) Brokerage up to As. 0-4-0 per cent to be paid by the seller.

This contract is entered into subject to the By-laws in force from time to time of the Bombay Oilseeds and Oils Exchange Ltd., of which the parties admit that they have knowledge and notice of.

Yours faithfully
Buyer's signature.....

Broker.....

THE BOMBAY OILSEEDS & OILS EXCHANGE LTD.
FORM FOR

Transferable Specific Delivery Contract for Oils
Contract No..... Bombay,195 .

Shri/Messrs
Bombay.

Dear Sir/Sirs,

I/We have this day ^{*sold through}
sold to you.....
tons/barrels..... only 2 per cent
more or less of.....
at..... per qrt.

Delivery period..... at seller's option.

Some important Terms

Remarks—

(1) All disputes and differences (including quality of goods) in connection with this contract shall be settled according to the arbitration under the By-laws of the Bombay Oilseeds and Oils Exchange Ltd.

(2) This contract shall not be cancelled except as provided in the By-laws of the Exchange.

(3) In the event of the contract being for more than 18 tons, each 18 tons or part thereof shall be regarded as separate contract.

(4) Unless otherwise mutually agreed to the goods shall be delivered by the seller to the buyer at the buyer's godown.

(5) The seller shall deliver to the buyer at a time a minimum of 3 tons of oil and one unit of oil shall be delivered in not more than 3 instalments—instalment being delivery of oil effected in course of one day.

(6) This is a TRANSFERABLE SPECIFIC DELIVERY CONTRACT.

(7) Brokerage up to As. 0-4-0 per cent to be paid by the seller.

This contract is entered into subject to the By-laws in force from time to time of the Bombay Oilseeds and Oils Exchange Ltd., of which the parties admit that they have knowledge and notice of.

Yours faithfully
Seller's signature.....

Broker.....

B. R. CHINAI
Secretary

Bombay Oilseeds and Oils Exchange Ltd.,
Jenabai Building,
Musjid Bunder,
BOMBAY.

MINISTRY OF LABOUR AND EMPLOYMENT

Employees' State Insurance Corporation

ERRATA

New Delhi, the 1958

No. Genl/Amend/4—In this office Notification No. Genl/Amend/4 dated 11th December 1957 published in Part IV of the Gazette of India, dated 28th December 1957:—

1. In item No. (iii) in Regulation 10, for the words "clause (a)" read "clause (e)".
2. In the headline "MEDICAL BENEFITS TO FAMILIES" above Regulation 95-A, for the word "BENEFITS" read "BENEFIT".
3. After the words "Name, Address, and Code No. of the employer", appearing in Form 1-A the dots "....." shall be added.
4. After the words "Name, Address and Code No. of the employer" appearing in Form 1-B the dots "....." shall be added.
5. After the words "Insurance No." in Form 4-A the indication " " shall be added.
6. The word "Benefit" appearing after the word "DEPENDANTS" in Form 18-A shall be in Capital letters.
7. After the words "Insurance No." appearing in Form 18-A the indication " " shall be added.
8. The sign "" appearing after the word "dependants" in Form 18-A shall be deleted.
9. An oblique "/" shall be inserted between the words "his" and "her" appearing in Form 18-A.
10. In item 18 in Form 18-A for the word "Words" read "words".
11. In Form 25 for the word "permanent" read "Permanent".
12. After the words "Insurance No." appearing in Form 25 the indication " " shall be added.
13. In Form 25 for the words "by/in money order/cash at Local Office" read "by money order
in cash at Local Office."
14. An oblique "/" shall be inserted between the words "Benefit" and "Permanent" appearing in Form 26.
15. In Form 26 after the words "Insurance No. of deceased insured person/permanently disabled person", an indication " " shall be inserted.
16. In Schedule I for the word "benefit" read "Benefit".
17. In Schedule I for the word "Till", read "till".
18. In Schedule I, after column 1 read column 2.

V. M. ALBUQUERQUE
Director General

LOST

The Government Promissory Notes Nos. BYO18821/22 of the 4 percent Hyderabad State Development Loan of 1963 for Rs. 100/- each and BYO 86508 of the 3½ per cent National Plan Loan of 1964 for Rs. 200/- originally standing in the name of the Reserve Bank of India and last endorsed to Gurlingappa, S/o Sangappa Manthale the proprietor, by whom they were never endorsed to any other person, having been lost, notice is hereby given that the payment of the above Notes and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, Bombay and that application is about to be made for the issue of Duplicates in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the above mentioned securities.

Name of the advertiser—Gurlingappa S/o Sangappa Manthale.

Residence—Ruderwadi, Tq. Aland C/o Mallapa Patil, Post Aland, Distt. Gulberga, Deccan.

STOLEN

The Government Promissory Note CA060809 of the 4 per cent. loan of 1960—70 for Rs. 10,000 originally standing in the name of Accountant General Post and Telegraphs and last endorsed to Abhayabala Dassi, the proprietress by whom it was never endorsed to any other person, having been stolen, notice is hereby given that payment of the above note and the interest thereupon have been stopped at the Public Debt Office, Reserve Bank of India, Calcutta, and that application is about to be made for the issue of duplicate in favour of the proprietress. The public are cautioned against purchasing or otherwise dealing with the above mentioned security.

Signature of the Advertiser—Abhayabala Dassi.

Residence—11/1/A, Benoy Bose Road, Bhawanipore, Calcutta.

CHANGE OF NAME

It is hereby notified that KISAN VITHOBA PATHARE has changed his name to KESU VITHOBA PATHARE.

CHANGE OF NAME

I, Mark Arouza, son of late, C. J. Arouza, employed in the Reserve Bank of India, hereby change my name to Mark Arouza Pai and henceforth wish to be known as M. A. Pai.

C/o Reserve Bank of India,

New Delhi

The 28th May 1958

M. A. PAI

CHANGE OF NAME

I, I. N. Arora, s/o Malik Dulichand and of Dairy Science College, Karnal have modified my name to I. D. Malik.

CHANGE OF NAME

I, Mark Boniface Alphonso (son of A. Alphonso), of the Reserve Bank of India, Exchange Control Department, Bombay, now on deputation to the Enforcement Directorate, Ministry of Finance, Department of Economic Affairs, Government of India, New Delhi, hereby change my name to Mark Alphonso Roy and henceforth wish to be known as M. A. Roy.

New Delhi, the 28th May 1958

M. A. ROY

NOTICE

In the matter of the Companies Act 1956 and of Sri Chhatrasal Films and Finance Ltd.

(In creditors voluntary liquidation)

Notice is hereby given that I, V. P. Nanda, have been appointed Liquidator of the above named company at an extraordinary general meeting of the company and also at a meeting of the creditors of the company held on 30th January 1958.

V. P. NANDA

Liquidator
2nd Floor Bhagirath Palace
Chandni Chowk, Delhi

NOTICE

(Pursuant to Section 516 of the Companies Act, 1956)

Delhi Ice Factory Ltd.

(In Vol. Hqn.)

Presented by—Shri D. P. Kapoor, Creditors voluntary winding up

To

The Registrar of Companies, New Delhi.

I, D. P. Kapoor of N-Block, Opp. Scindia House, New Delhi give notice hereby that I have been appointed Liquidator of the Delhi Ice Factory Ltd. (in place of Shri S. P. Kapoor who resigned) by resolution of the above named company and its creditors dated the 10th day of May, 1958.

D. P. KAPOOR
F.C.A.

NOTICE TO CREDITORS

Estate Edith Rose Amella Murray, decd.

Pursuant to Sections 360 of Act of XXXIX of 1925 and 42 of Act XXVIII of 1866 any person having a claim against the estate of the abovenamed deceased late of 12, Foxholes Road, Southbourne in the County of Bourne-mouth who died there on the 16th June 1956 is hereby required to send full particulars thereof in writing to Mr. Heramba Nath Bhattacharjee of Nos. 5 & 7, Netaji Subhas Road, Calcutta, the Administrator to the above estate on or before the 30th June 1958, after which date the said Administrator will distribute the assets of the deceased having regard only to claims and interests of which he shall then have had notice.

Dated the 29th May 1958

SANDERSONS & MORGANS

Solicitors
to the Administrator abovenamed
5 & 7, Netaji Subhas Road
Calcutta

NOTICE TO CREDITORS**Estate Alfred Francis Barnes, deceased**

Pursuant to Sections 360 of Act of XXXIX of 1925 and 42 of Act XXVIII of 1866 all persons having claims against the estate of the abovenamed deceased late Army Officer (Major), General Staff, General Headquarters, Karachi Pakistan who died at Karachi on the 29th December 1954, are hereby required to send full particulars of their claims to Lloyds Bank Limited, 41, Chowringhee, Calcutta-16, the Executor to the above estate on or before the 30th June 1958, after which date the said Executor will proceed to distribute the assets without regard to any claims except those of which any notice shall then have been received.

Dated the 29th May 1958

SANDERSONS & MORGANS

*Solicitors
for the said Executor
5 & 7, Netaji Subhas Road
Calcutta*

NOTICE

**In the matter of Beniwal Automobiles Private Limited
(Under Members Voluntary Winding up)
(Pursuant to Section 485 of the Companies Act)**

At an extraordinary general meeting of the members of the Company duly convened and held at the registered

office of the said company in the town of Jaipur on 8th day of May, 1958, the following special resolution was passed.

"Resolved that the Company be wound up voluntarily and that Shri M. R. Verma, Chartered Accountant, Pilani Bhawan, Jaipur be and is hereby appointed liquidator for the purpose of such winding up on a remuneration of Rs. 250.

RAM RIKH BENIWAL
Chairman

NOTICE**Notice of Appointment of Liquidator**

**Pursuant to Section 516 of the Companies Act, 1956
In the matter of Beniwal Automobiles Private Limited,
Jaipur**

(Under Members' Voluntary winding up)

I, M. R. Verma, Chartered Accountant, Pilani Bhawan, Jaipur give notice that I have been appointed liquidator of the Beniwal Automobiles Private Limited, Jaipur by the special resolution of the Company dated the 8th May, 1958.

Dated, the 10th May 1958.

M. R. VERMA
Liquidator

